

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Richmond Division**

KAREN WHITE,

Plaintiff,

v.

BMW of NORTH AMERICA, LLC,

Defendant.

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Civil No. 3:12CV115-MHL

PLAINTIFF'S 26(a)(3) DESIGNATION OF EXHIBITS

COMES NOW the Plaintiff, by counsel, and hereby designates the following exhibits pursuant to Fed R. Civ. R. 26(a)(3) as follows:

1. BMW Financial Services Retail Installment Sale Contract dated May 29, 2009 for VIN#WBAPN73569A265980.
2. Odometer Disclosure Statement for VIN#WBAPN73569A265980.
3. List of Repairs.
4. BMW's Summary Repair History.
5. BMW's Service Request Details.
6. BMW's repair records for service invoice dated 5/31/09.
7. BMW's repair records for service invoice dated 7/9/09.
8. Plaintiff's copy of service invoice dated 9/15/09.
9. BMW's repair records for service invoice dated 9/16/09.
10. Plaintiff's copy of service invoice dated 11/23/09.
11. BMW's repair records for service invoice dated 11/23/09.

12. Plaintiff's copy of service invoice dated 12/28/09.
13. BMW's repair records for service invoice dated 12/28/09.
14. Plaintiff's copy of service invoice dated 2/1/10.
15. BMW's repair records for service invoice dated 2/1/10.
16. Plaintiff's copy of service invoice dated 2/26/10.
17. BMW's repair records of service invoice dated 2/26/10.
18. Plaintiff's copy of service invoice dated 4/1/10.
19. Plaintiff's copy of service invoice dated 4/30/12.
20. BMW's repair records for service invoice dated 4/30/10.
21. Plaintiff's copy of service invoice dated 6/4.10.
22. BMW's repair records dated 6/1/10.
23. Plaintiff's copy of service invoice dated 6/30/10.
24. BMW's repair records dated 6/25/10.
25. Plaintiff's copy of service invoice dated 7/2/10.
26. BMW's repair records dated 6/30/10.
27. Plaintiff's copy of service invoice dated 7/27/10.
28. BMW's repair records for service invoice dated 7/27/10.
29. Plaintiff's copy of service invoice dated 8/17/10.
30. BMW's repair records for service invoice dated 8/17/10.
31. Plaintiff's copy of service invoice dated 9/2/10.
32. BMW's repair records for service invoice dated 9/2/10.
33. Plaintiff's copy of service invoice dated 10/22/10.
34. BMW's repair records for service invoice dated 10/22/10.

35. Plaintiff's copy of service invoice dated 12/20/10.
36. Plaintiff's copy of service invoice dated 1/26/11.
37. Plaintiff's copy of service invoice dated 2/17/11.
38. Plaintiff's copy of service invoice dated 3/31/11.
39. Plaintiff's copy of service invoice dated 5/6/11.
40. Plaintiff's copy of service invoice dated 8/9/12.
41. BMW's Service and Warranty Information manual for 2009 3 Series Diesel vehicle.
42. Photos of gas station pumps where Plaintiff obtained fuel for her vehicle.
43. Plaintiff's Auto Policy bills for years 2009 – 2012.
44. Plaintiff's Personal Property Tax bill, from County of Isle of Wight.
45. Expert witness report of Randy S. Baker, Sr., Virginia's Transportation Claims Service.
46. Rebuttal expert witness report of Randy S. Baker, Sr., Virginia Transportation Claims Service.
47. Plaintiff's Amended Complaint.
48. Defendant's Answer to Plaintiff's Amended Complaint.
49. Defendant's Responses to Plaintiff's Interrogatories.
50. Defendant's Responses to Plaintiff's Request for Production of Documents.

Respectfully Submitted,

KAREN WHITE,

/s/

Leonard A. Bennett, Esq.

VS#37523

Attorney for Plaintiff

CONSUMER LITIGATION ASSOCIATES, P.C.

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CERTIFICATE OF SERVICE

I hereby certify that on this 31st day of August, 2012, I will electronically file the foregoing with the Clerk of Court using the CM/ECF system, which will then send a notification of such filing (NEF) to the following:

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